IN THE UNITED STATES PATENT AND TRADEMARK OFFICE



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US PATENT & TRADEMARK OFFICE Serial No.: 10/716,564

Filed: November 20, 2003

Group Art Unit: 2131
Examiner: Unknown

Atty Docket No.: 20-524

IN RE PATENT APPLICATION OF:

ANSPACH

TITLE: ENCRYPTION OF VOICE AND DATA IN A SINGLE DATA STREAM IN A DEPLOYABLE, SECURE COMMUNICATION SYSTEM

August 8, 2006

REQUEST FOR REFUND

Mail Stop 16 Director of the USPTO P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

An Information Disclosure Statement was filed in above-referenced subject application before the Issuance of a first Office Action on the merits pursuant to Rule 1.97(b)(3). Deposit Account No. 50-0687 was incorrectly charged in the amount of \$180.00 pursuant to the fee set forth 37 CFR 1.17(p) which is not applicable to Information Disclosure Statements filed under Rule 1.97(b)(3).

We respectfully request that our Deposit Account No. 50-0687 is refunded in the amount of \$180.00 under order number 20-524.

Respectfully submitted,

William H. Bollman Reg. No. 36,457

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In re patent of application of:

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Group Art Unit: 2131

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Client Reference: 20-524

Title: ENCRYPTION OF VOICE AND DATA IN A SINGLE DATA STREAM IN A DEPLOYABLE, SECURE COMMUNICATION SYSTEM

Attorney Docket: 20-524

INFORMATION DISCLOSURE STATEMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Attached is form PTO-1449 listing the enclosed documents.

I hereby certify that each enclosed document listed on the herewith Form PTO-1449 was cited in the attached PCT Search Report, dated June 30, 2006, issued in a counterpart foreign application not more than three months ago.

Should a first action on the merits have been issued on the same day or before this Information Disclosure Statement is filed, please accept this Information Disclosure Statement under Rule 97(c) and charge the requisite Rule 17(p) fee to our Deposit Account No. 50-0687, under Order Number 20-524 and proceed to consider this Information Disclosure Statement.

This information Disclosure Statement is intended to be in full compliance with the rules, but should the Examiner find any part of its required content to have been omitted, prompt notice to that effect is earnestly solicited, along with additional time under Rule 97(f), to enable the Applicant to comply fully.

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